09-19-17 DRAFT 2018FL-0369/005

1	PARENTING PLAN AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4 5	LONG TITLE
6	General Description:
7	This bill modifies provisions related to parenting plans.
8	Highlighted Provisions:
9	This bill:
10	<ul><li>lists decisions related to an education plan;</li></ul>
11	<ul><li>addresses who makes the education plan; and</li></ul>
12	<ul><li>makes technical changes.</li></ul>
13	Money Appropriated in this Bill:
14	None
15	Other Special Clauses:
16	None
17	<b>Utah Code Sections Affected:</b>
18	AMENDS:
19	<b>30-3-10.9</b> (Effective 07/01/17), as last amended by Laws of Utah 2017, Chapter 224
20	
21	Be it enacted by the Legislature of the state of Utah:
22	Section 1. Section 30-3-10.9 (Effective 07/01/17) is amended to read:
23	30-3-10.9 (Effective 07/01/17). Parenting plan Objectives Required
24	provisions Dispute resolution.
25	(1) The objectives of a parenting plan are to:
26	(a) provide for the child's physical care;
27	(b) maintain the child's emotional stability;
28	(c) provide for the child's changing needs as the child grows and matures in a way that
29	minimizes the need for future modifications to the parenting plan;
30	(d) set forth the authority and responsibilities of each parent with respect to the child
31	consistent with the definitions outlined in this chapter;
32	(e) minimize the child's exposure to harmful parental conflict;

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33	(f) encourage the parents, where appropriate, to meet the responsibilities to their minor
34	children through agreements in the parenting plan rather than relying on judicial intervention;
35	and
36	(g) protect the best interests of the child.
37	(2) The parenting plan shall contain provisions for resolution of future disputes
38	between the parents, allocation of decision-making authority, and residential provisions for the
39	child, and provisions addressing notice and parent-time responsibilities in the event of the
40	relocation of either party. It may contain other provisions comparable to those in Sections
41	30-3-5 and 30-3-10.3 regarding the welfare of the child.
42	(3) A process for resolving disputes shall be provided unless precluded or limited by
43	statute. A dispute resolution process may include:
44	(a) counseling;
45	(b) mediation or arbitration by a specified individual or agency; or
46	(c) court action.
47	(4) In the dispute resolution process:
48	(a) preference shall be given to the provisions in the parenting plan;
49	(b) parents shall use the designated process to resolve disputes relating to
50	implementation of the plan, except those related to financial support, unless an emergency
51	exists;
52	(c) a written record shall be prepared of any agreement reached in counseling or
53	mediation and provided to each party;
54	(d) if arbitration becomes necessary, a written record shall be prepared and a copy of
55	the arbitration award shall be provided to each party;
56	(e) if the court finds that a parent has used or frustrated the dispute resolution process
57	without good reason, the court may award [attorney's] attorney fees and financial sanctions to
58	the prevailing parent;
59	(f) the district court [shall have] has the right of review from the dispute resolution
60	process; and
61	(g) the provisions of this Subsection (4) shall be set forth in any final decree or order.
62	(5) (a) [The] Subject to the other provisions of this Subsection (5), the parenting plan
63	shall allocate decision-making authority to one or both parties regarding the [children's] child's

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64	education, [health care] healthcare, and religious upbringing. The parties may incorporate an
65	agreement related to the care and growth of the [children] child in these specified areas or in
66	other areas into [their] the plan, consistent with the criteria outlined in Subsection 30-3-10.7(2)
67	and Subsection (1). Regardless of the allocation of decision-making in the parenting plan,
68	either parent may make emergency decisions affecting the health or safety of the child.
69	(b) A child's education plan shall designate the following:
70	(i) the home residence for purposes of identifying the appropriate school or another
71	specific plan that provides for where the child will attend school;
72	(ii) which parent has authority to make education decisions for the child if the parents
73	cannot agree; and
74	(iii) whether one or both parents have access to the child during school and authority to
75	check the child out of school.
76	(c) If no education provision is included in the parent plan:
77	(i) a parent with sole physical custody shall make the decisions listed in Subsection
78	<u>(5)(b);</u>
79	(ii) in the event of joint physical custody when one parent has custody a majority of the
80	time, pursuant to Subsection 30-3-10.3(4):
81	(A) the parent having the child the majority of the time shall make the decisions listed
82	in Subsections (5)(b)(i) and (ii); and
83	(B) both parents with joint physical custody shall have access to the child during
84	school and authority to check the child out of school; or
85	(iii) in the event of joint physical custody when the parents have custody an equal
86	amount of time:
87	(A) the court shall determine how the decisions listed in Subsections (5)(b)(i) and (ii)
88	are made; and
89	(B) both parents with joint physical custody shall have access to the child during
90	school and authority to check the child out of school.
91	(6) Each parent may make decisions regarding the day-to-day care and control of the
92	child while the child is residing with that parent.
93	(7) When mutual decision-making is designated but cannot be achieved, the parties
94	shall make a good faith effort to resolve the issue through the dispute resolution process

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(8) The plan shall include a residential schedule [which] that designates in which parent's home each minor child shall reside on given days of the year, including provisions for holidays, birthdays of family members, vacations, and other special occasions.

- (9) If a parent fails to comply with a provision of the parenting plan or a child support order, the other parent's obligations under the parenting plan or the child support order are not affected. Failure to comply with a provision of the parenting plan or a child support order may result in a finding of contempt of court.
- (10) (a) When one or both parents are servicemembers, the parenting plan shall contain provisions that address the foreseeable parenting and custodial issues likely to arise in the event of notification of deployment or other contingency, including long-term deployments, short-term deployments, death, incapacity, and noncombatant evacuation operations.
- (b) The provisions in the parenting plan described in Subsection (10)(a) shall comport substantially with the requirements of an agreement made pursuant to Section 78B-20-201.